

Abuse Evaluations

INDIANA DEPARTMENT OF CHILD SERVICES CHILD WELFARE MANUAL

Chapter 4: Assessment (Investigation) Effective Date: July 1, 2007 Section 16: Medical and Psychological Version: 1 Examinations, Drug Screens and Substance

OLD POLICY: 205.45

POLICY

- [REVISED POLICY] During an assessment (investigation), the Indiana Department of Child Services (DCS) may seek to obtain medical and/or psychological tests and evaluations, drug screens, or other substance abuse evaluations on an alleged child victim and any child who lives in the home of an alleged child victim to determine the health and wellbeing of the child.
- [NEW POLICY] DCS will pursue a medical evaluation when one or more of the following conditions exists:
 - The child has an injury that would cause a reasonable person to believe that medical attention is necessary;
 - The allegations include sexual abuse involving penetration and it is believed the information that will be gathered during the examination of the child will assist in making an assessment (investigation) finding:
 - The child has been removed from a meth lab or meth home. See the Indiana DEC Response Protocol.
 - The child is under the age of two, and shaking or a head injury is alleged even if there are no visible injuries.
- [REVISED POLICY] DCS will assure that all child victims who will be under the supervision of DCS will receive a mental health screen within five days of removal or opening a Case with their family, whichever occurs first. See separate policy, 5.11 Mental Health Services.
- [NEW POLICY] DCS will pursue a psychological assessment when one or more of the following conditions exists:
 - The child's mental health screen indicates a need for a full mental health assessment (see separate policies, 5.11 Mental Health Services);
 - The child exhibits behaviors that would cause a reasonable person to believe he/she is a danger to him/herself and/or others.
- [NEW POLICY] DCS will pursue a drug screen and/or a substance abuse evaluation of the child victim if one or more of the following conditions exists:
 - The alleged child victim may have had access to illegal substances being used by the parent/guardian/custodian or other adults in the home;
 - The alleged child victim's behavior indicates he/she may have used or been exposed to illegal substances as a result of neglect or lack of supervision on the part of the parent/guardian/custodian.
- [NEW POLICY] DCS may ask a parent/guardian/custodian of an alleged child victim to voluntarily submit to medical and/or psychological tests and assessments, drug screens, or other substance abuse assessments if the allegations involve CA/N which may be due to:
 - illegal substance use;
 - alcohol abuse: or
 - mental incompetence.

Note: DCS does not have the authority to require such action. If the parent/guardian/custodian does not agree to voluntary testing, DCS may pursue a court order if such tests and evaluations are necessary to complete the Assessment (Investigation).

Code References

- IC 31-32-12: Mental or Physical Examinations
- IC 31-33-8-7: Scope of investigation by department of child services; order for access to home, school, or other place, or for mental or physical examinations

PROCEDURE

The FCM will:

- Request consent from the parent/guardian/custodian.
- Seek a court order, if consent is not given.
- Arrange for necessary medical and/or psychological examinations or substance abuse evaluations.
- Request written findings upon the examination and follow procedures in separate policy, <u>Accessing Child's Medical, Psychological and Substance Abuse Records</u> to obtain copies of the records.

RELATED INFORMATION

Medical Exams for Alleged Sexual Abuse Victims

The extent and type of evaluation will be determined by a medical doctor. The doctor will likely consider such things as the length of time that has passed since the incident, the age of the child (in relation to the trauma of an invasive exam), etc.

Waiting for Test/Evaluation Results

If the FCM has not received the results of a medical or psychological test/evaluation, drug screen, or other substance abuse evaluation by the end of the assessment (investigation) deadline, the FCM should proceed with making a finding. See separate policy, Making an Assessment (Investigation) Finding, without the test/evaluation results unless the results will impact the finding one way or another.

IC 31-32-12-2: Temporary Confinement of Child

The Juvenile Court may order that the child be temporarily confined for up to 14 days, excluding Saturdays, Sundays and legal holidays, for the completion of mental or physical examinations of the child.

FORMS AND TOOLS

Consent to Release of Mental Health and Addiction Records (SF 51128)